## IN THE US BANKRPUTCY COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

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<b>§</b>	<b>CASE No. 17-10876-tmd</b>
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§	CHAPTER 11
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## NOTICE OF APPEARANCE AND REQUEST FOR NOTICE AND SERVICE OF ALL DOCUMENTS

Please take notice that, pursuant to Section 1109(b) of Title 11 of the United States Bankruptcy Code and Rule 9010 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the undersigned attorneys do hereby appear as counsel for DSCH Capital Partners, LLC d/b/a Far West Capital ("Far West"), creditor and party-in-interest in the above-captioned chapter 11 case.

Please take further notice that, pursuant to Bankruptcy Rules 2002, 3017, 4001, 9001, 9007 and 9010, and pursuant to Section 342 of Title 11 of the United States Code, 11 U.S.C. § 101 *et seq.* (the "Code"), Far West hereby requests that all documents filed with the Court, all notices given or required to be given in the debtor's case, and all papers served or required to be served in this case, be given and served upon the following, and that appropriate entry thereof be made on any creditor's matrix or list of creditors in this case:

James. M. Schober
Teresa Ruiz Schober
Ryan G. Kercher
SCHOBER & SCHOBER, P.C.
400 W. 15<sup>th</sup> St., Suite 1405
Austin, Texas 78701

Tel: 512.474.7678 Fax: 512.498-1333

Email: jim@schoberlegal.com
Email: teresa@schoberlegal.com
Email: teresa@schoberlegal.com

Email: ryan@schoberlegal.com

Please take further notice that this request includes not only the notices and papers

referred to in the Rules and the Code provisions specified above, but also includes all orders,

notices, hearing dates, applications, and other documents that affect or seek to affect in any way

the rights or interests of any creditor or party in interest in this case, including without limitation

DSCH Capital Partners, LLC d/b/a Far West Capital.

**Please take further notice** that Far West does not intend this notice or any later appearance

or pleading, be deemed or construed a waiver of its rights: (i) to have final orders in non-core

matters entered only after de novo review by a District Judge; (ii) to trial by jury in any proceeding

so triable; (iii) to have the District Court withdraw the reference in any matter subject to mandatory

or discretionary withdrawal; (iv) to require that notice be served upon any other person, firm or

governmental agency; and (v) to any rights, claims, actions, defenses to which he is or may be

entitled, in law or equity, all of which rights, claims, actions, or defenses Far West expressly

reserves.

**Please take final notice** that this notice shall not be construed as an appointment of James

M. Schober, Teresa Ruiz Schober, Ryan G. Kercher or Schober & Schober, P.C. as authorized

agent of Far West, either expressly or impliedly, for purposes of receiving service of process

pursuant to Rule 7004 of the Federal Rules of Bankruptcy Procedure or Rule 4 of the Federal Rules

of Civil Procedure

Respectfully submitted,

## SCHOBER & SCHOBER, P.C.

400 W. 15<sup>TH</sup> St., Suite 1405 Austin, TX 78701 Tel: 512.474.7678 Fax: 512.498.1333

/s/ Teresa Ruiz Schober\_

Teresa Ruiz Schober (#24005353) James Matthew Schober (#24004907) Ryan G. Kercher (#24060998)

Attorneys for DSCH Capital Partners, LLC d/b/a Far West Capital

## **CERTIFICATE OF SERVICE**

The undersigned certifies that a true and correct copy of the preceding was served to all parties requesting notice via the Court's CM/ECF and via U.S. mail on July 25, 2017.

Via U.S. Mail
Medapoint, Inc.
3005 S. Lamar Blvd.
Suite D109-136
Austin, Texas 78704
Debtor

Via CM/ECF United States Trustee 903 San Jacinto, Suite 230 Austin, Texas 78701-2450 U.S. Trustee Via CM/ECF Howard Marc Spector 12770 Coit Rd.,Ste. 1100 Dallas, Texas 75251 Attorney for Debtors

/s/ Teresa Ruiz Schober
Teresa Ruiz Schober